KHS HONOR CODE PLEDGE: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ DATE: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**KEY CONSTITUTIONAL CONCEPTS. PART TWO: ONE MAN CHANGES THE CONSTITUTION’S MEANING**

**\_\_\_\_\_1. Clarence Earl Gideon changed the interpretation of the Constitution by appealing a decision from –**

A. college

B. high school

C. jail

D. outside the United States

**\_\_\_\_\_2. How much jail time was Gideon facing for his crimes – breaking and entering and petty theft?**

A. no jail time, only fines

B. 3 months suspended

C. 1 year in prison

D. 5 years in prison

**\_\_\_\_\_3. Gideon claimed that he was not ready to proceed with the case because he did not have –**

A. the prosecution’s evidence

B. a lawyer, or counsel

C. a jury of his peers

D. any money

**\_\_\_\_\_4. According to the documentary, the vast majority (say, 90%) of criminal trials are violations of –**

A. international law

B. federal law

C. state or local laws

D. drug trafficking laws

**\_\_\_\_\_5. In the 1960s, the criminally accused had a right to a lawyer in –**

A. federal courts

B. state courts

C. local courts

D. juvenile courts

**\_\_\_\_\_6. Gideon wrote an appeal of his conviction and 5 year prison sentence to –**

A. the Florida appeals court

B. the 4th District Federal Court

C. the Supreme Court of the US

**\_\_\_\_\_7. Justice Hugo Black stood for equal rights, and claimed that every aspect of the national law should also apply to the states due to this amendment to the Constitution –**

A. 1st Amendment

B. 4th Amendment

C. 14th Amendment

D. 6th Amendment

**\_\_\_\_\_8. How many times was Florida lawyer Bruce Jacobs interrupted by members of the Supreme Court asking him follow-up questions during the *Gideon V. Wainwright* case?**

A. twice

B. a dozen times

C. twenty times

D. ninety two times in one hour

**\_\_\_\_\_9. Which amendment in the Constitution’s Bill of Rights guarantees a right to counsel?**

A. 1st Amendment

B. 4th Amendment

C. 6th Amendment

D. 10th Amendment

**\_\_\_\_\_10. The Supreme Court ruled in favor of Gideon in its 1962 decision** –

A. 5 – 4

B. 6 – 3

C. 8 – 1

D. 9 – 0

**\_\_\_\_\_11. The precedent established in the *Gideon V. Wainwright* case was –**

A. equal justice under law

B. supremacy of the federal courts

C. the supremacy of states’ rights

D. the Bill of Rights did not apply to the

Southern States in the 1960s.